## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2004-010631 03/30/2010

CLERK OF THE COURT

COMMISSIONER RICHARD ALBRECHT

B. Lambert
Deputy

ATLAS NO 000873137701 STATE OF ARIZONA, EX REL, DES SHAUNA RAE DOAK

SHAUNA RAE DOAK 42222 N OLYMPIC FIELDS CT ANTHEM AZ 85086

AND

GLEN ALLEN DOAK GLEN ALLEN DOAK

4447 OLD ENGLISH CIR BELLBROOK OH 45305

AG-CHILD SUPPORT-NORTH CENTRAL OFFICE FAMILY COURT SERVICES-CCC

## **IV-D CONTEMPT HEARING**

Courtroom 101

10:59 a.m. This is the time set for Review Hearing regarding child support enforcement. Petitioner is present, appearing on her own behalf. Respondent is appears telephonically on his own behalf. Assistant Attorney General, Carol Park is present on behalf of the State.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Shauna Rae Doak and Glen Allen Doak are sworn.

Docket Code 056 Form D255B Page 1

## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2004-010631 03/30/2010

Counsel for the State presents the status of the case. Counsel informs the Court that Father paid the previous Court ordered purge amount of \$5,000.00 and subsequently the child support arrest warrant in this matter was quashed.

Shauna Rae Doak testifies.

Glen Allen Doak testifies.

Discussion is held with the Court.

Based on the information presented and good cause appearing,

THE COURT FINDS that Obligor/Father remains in contempt of Court for failure to comply with a valid support order of which Obligor/Father had knowledge. Obligor/Father willfully failed to make support payments as previously ordered or some reasonable portion thereof, despite his ability to do so.

IT IS ORDERED Father shall pay the sum of \$2,074.08, as and for his portion of uncovered medical expenses in this matter, directly to Mother, on or before the next hearing date.

NOTE: This amount was previously reduced to judgment at a previous hearing.

IT IS FURTHER ORDERED that Father shall remain current in all child support obligations as previously ordered and shall pay in addition to the current obligation, the sum of **\$1,000.00** (CASH) prior to the next hearing date as a contempt sanction.

IT IS FURTHER ORDERED setting this matter for Review Hearing on June 1, 2010 at 9:00 a.m. before Commissioner Richard Albrecht for the purpose of monitoring Father's payment history and compliance with child support orders. The parties are directed to check in prior to the hearing at the following location:

Maricopa County Superior Court Northeast Regional Court Center 18380 N. 40th Street Family Court Administration Phoenix, Arizona 85032

In the event Obligor/Father fails to appear for the hearing on the above-stated time, a Child Support Arrest Warrant may be issued or default judgment entered.

## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2004-010631 03/30/2010

IT IS FURTHER ORDERED Father may appear telephonically at the next hearing due to the fact that he resides out of state. Father shall initiate the conference call by dialing (602) 506-7822 or (602) 372-7705 at the specified date and time of the hearing.

Father is put on notice that failure to make timely monthly child support payments may result in additional sanctions, including incarceration being imposed at the next hearing.

11:22 a.m. Matter concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.